

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

:

CHARLES D. JAQUAYS

Group Art Unit 1755

Serial No. 10/690,729

Examiner: Marcantoni, Paul D.

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service in response to the office action of December 2, 2005, as first class mail in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P O Box 1450, Alexandria VA 22313-1450 on / 1505.

If this correspondence is not received before the application is considered to be abandoned, please consider this as a petition to revive the abandoned application.

Donald A. Kettlestrings

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414 Hungerford Drive, Suite 211

Rockville MD 20850

301-279-7577



UNITED STATES DEPARTMENT OF COMMERCE

U.S. Patent and Trademark Office Address: COMMISSIONER FOR PATENTS

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APPLICATION NO.

FIRST NAMED INVENTOR / PATENT IN REEXAMINATION

ATTORNEY DOCKET NO.

10/690,729

10/23/03

Jaquays

EXAMINER

Paul Marcantoni

ART UNIT

PAPER

1755

20051125

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner for Patents

Applicant's claims and response filed 9/30/05 have not been considered because the amendment was not readable or illegible. Pages 1-3 for the claim listing are illegible. Page 4 of the claim listing was legible. The same is true of the rest of the amendment including the response pages and the amendments to the specification. It appears to be simply that the cartridge or ribbon needs to be changed on applicants' printer and their full response re-printed and submitted. However, it is also possible that it may have been a problem with the scanning of the full response. If applicants' application was scanned into public PAIR system, they can see the problem that the response is unreadable.

Nevertheless, the examiner cannot act upon this unless fully legible so applicants are respectfully requested to re-submit their entire amendment and response in a legible format for scanning into the prosecution record and the examiner's review. The applicants' assistance in this matter is appreciated. The applicants' response has been treated as an inadvertent non-responsive amendment. See 37 CFR 1.111. Since the above-mentioned reply appears to be bona fide, applicant is given ONE (1) MONTH or THIRTY (30). DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

Paul Marcantoni Primary Examiner

Art Unit: 1755

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FAX NO.:

DATE:

301-251-1192

9/30/04

TIME: 12:10 p.m.

CLIENT NAME: Charles D. Jaqueys

CLIENT MATTER: U.S. patent application, serial no. 10/696,729 Examiner: Parl Marcantoni; Art Unit 1755

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COMMENTS: This fax consists of the following: RCE Transmittal: USPTO Crodit Card Prymers Form; Amendment Accompanying RCE; Complete Listing of All Claims Ever Presented (37 CFR 1.121c) and Amendments to Specification (37 CFR 1.121b)

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